

REMARKS

Claims 1 and 2 are in the case.

With this amendment, Applicant has revised the disclosure to provide proper antecedent for the terms used in the claims.

In the claims, Applicant has likewise revised terminology and which terminology is now believed to be consistent with the disclosure.

The objection to the drawings is likewise believed to be overcome with the amendment of the claims. It is believed that the subject matter which the Examiner has objected to has been cancelled from the claims.

Similarly, the objection to Claims 1 to 7 under 35 U.S.C. 112 is believed to be overcome with the amendments to the claims.

The rejection under 35 U.S.C. 112 as set forth in paragraph 7 of the Office Action is likewise believed to be overcome with the amended claims. Thus, Applicant has employed the term "grasping mechanism" as defined in the disclosure. Also, the term "a shaft" has been changed to "an arbor assembly".

Reconsideration of the rejection of the claims under 35 U.S.C. 102 and 103 is respectfully requested in view of the following comments.

The reference of Boyer (US patent 6,152,425) shows a winch spooled with a cable. This is opposed to Applicant's arrangement of a combination wherein a sheet material arrangement is carried by an arbor.

Kaul et al. (US patent 6,786,446) does not disclose an arrangement as defined in Claim 1 and in particular, does not disclose the arrangement of the hydraulic system and the electric motor.

Small (US patent 4,155,518) is likewise deficient in teaching the arrangement of the hydraulic system and the use of an electric motor for driving the same.

It is believed that similar comments would apply to Weberg (US patent 4,318,514) and to the rejection under 31 U.S.C. 103 utilizing Slutz as the secondary reference.

It is now believed this application is in order for allowance, and such action is respectfully requested.

Respectfully,



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